

In the District Court under  
Judge Morse on May 7th, 1919 held  
in Prob, J. B. Murdock offers me without  
my asking for it Twenty five Thousand  
Dollars for the Water in Deer Creek, if I  
could give him a Deed for it, I did give him  
a deed (unsigned) and which I presented to  
State Engineer Conagle, and he said it was  
a good deed, but Mr Murdock would not  
receive it, by reason of which I consider  
he does not respect the Court because having  
made the offer in the Court he shows disrespect  
by not staying with his word.

For four months now I have been running  
around waiting for the Money he offered me,  
and in order to get Peace.

Since 1913, when Engineer Wentz called me  
a thief for every bucket of water I took out  
of Deer Creek, I have defended my self my  
property, acquired under Patent from President  
Harrison, and when Mr Murdock steps on  
this Patent of President Harrison

I consider that he steps on  
our Present Government  
and President Wilson.

I would like to know if Mr. Murdock offered  
me the \$25,000. just to show that he could  
continually do as he pleases, or at least that he  
thought so.

Mr. Murdock, do you want  
to get me out of the road so that you can take  
what belongs to me; if so, you will work  
yourself right into jail and I will help you get there.

Now, I demand of you for damages to me  
the sum of \$25,000.--and to put up a bond  
for the payment of same.

I hope Judge Morse will put you in jail.  
Kaiser Wilhelm could not get the right  
to stay in some one else's land, how could  
you expect to be allowed to stay on someone  
else's land.

Next time I will invite  
President Wilson with us.

Very Respectfully submitted

Self Defender

Mrs. Johanne C. Juul Andersen

If I must not keep my own  
Property that belongs to me and is  
mine only, with rights from the United  
States then Patent by President  
Harrison dated 1891, given to H. E. Newell  
and to his heirs and assigns for ever,  
under the Act of Congress, 1820.

Then I will take it and hold it  
under the United Laws of Prior  
rights of possession

Very Respectfully

Self Defender for ever

Mrs Johanne C Juhl Andersen

Hon. Judge and Gentlemen:-  
I hope you don't take my rights,  
if you do, you take my money.

I have defended my property,  
President Harrison's Patent and the  
Law of the Government so many years,  
bravely and without feed and money.  
I am 65 years old on Nov. 6, 1919  
and old age should be respected.

Very Thankfully,

Mrs Johanne C Juhl Andersen

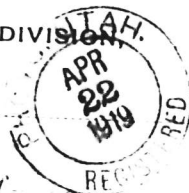


L. J. Esperson  
Lieutenant

Form 3824

Post Office, PROVO, UTAH

REGISTRY DIVISION



RECEIVED this day, of

*Letters {*  
*Paragraphs { for Registration.*

Present this to-morrow and the regular individual receipt will be given.

, P. M.,

-4480

*Per*

You are hereby notified that the case of Johann and others against Johannes J. Wagner, et al., and the above described current water case against Johannes J. Wagner, will come up for trial the 15th, 1919, at ten o'clock at noon, High Lodge, honorable G. J. House, Judge, at which time you must pay \$100.00 in advance, or you will lose the case.

- 7322 - J N McDermott  
 7323 Judge Morgan  
 7324 Jno W Hoadley  
 7325 E H McCall  
 7326 David Rialaie  
 7327 Harry Cluff  
 7328 C J Wahlquist, Mpls  
 7329 C M Lued, Wash D  
 7330 W H King  
 7331 L N R. W. S. S. S.  
 7332 J B Keeler, S. S.  
 7333 W E Finch, S. S.  
 7334 W W Bay  
 7335 Geo B. B. B. B.  
 7336 Chas E B. B. B. B.  
 7337 Fred L. Clegg  
 7338 J. H. S. S. S. S.

I do hereby swear and say that all the contents of President Harrison's Patent as copied, and deed and abstract, is claimed by me and belongs to me, all of these papers being filed in the Court, and they have used both the land and the water, and have taken money for said water belonging to me. Judge Morgan held unlawful and wrongful Court in order to keep that; Mc Ewen made false statements, Judge Horse held Court concerning ditches alone Dec. 15, 1917, Mr. Wents and Judge Booth lied ten years in order to take my land away from me. They have used my attorneys to keep my land, they used my time, my money, the happiness of my old days, caused evil in my family, spoiled by health, insulted me in the Tribune, and lied. I have to protect myself and property and President Harrison's Patent, I have fought for many years. The whole crooked bunch held together to take what belongs to me. I like to have friends and peace, but not any other way than they must pay me for the evil and wrong they have done to me. They could leave me alone. They know the land and water is not theirs. Before I went to Court I offered them that they could buy it, they answered me that they would not give <sup>me</sup> a cent. So that I looked at it just like Kaiser Wilhelm's war in Utah. My taxes are paid up to

date. Judge Booth ~~thief~~ and Leier he stole the Water and Land from me I won't be arrested and pay for all the lies to me  
Mrs Johanne C Juel Andersen

Thursday, November 15, 1920.

I have paid the notice to L.F. Epperson, Clerk of the Fourth District Court at Provo, Utah. It is ordered by the Court that the Water Commissioner shall withhold the water from all parties delinquent 5 days from date. You have no jurisdiction over the water in Deer Creek. *Who do you get that power from?*

State Engineer Gonagle wrote in his letter to me "this office has no jurisdiction over Deer Creek". There has been nothing filed in this office.

Also Engineer T.F. Wentz has no jurisdiction over Deer Creek.

The Court has no jurisdiction over Deer Creek. Provo Reservoir Co. vs. Provo City, et al, for No. 2838, has no jurisdiction over Deer Creek, neither ditches, land, or irrigation. Provo City, a corporation and West Union Canal Co. a corporation vs. John W. Hoover, John McEwan, Samuel Reiste, Justice of Peace, Fred L. Clegg, Heber, Jor. R. Murdock has no jurisdiction over Deer Creek. Therefore I have to put up claim for damages from them to pay me so they will leave me alone.

They have no right to take <sup>my</sup> water up back of Heber or down in the River and they have no right to take the water of Deer Creek up on the bench. *Water filed on in Heber, can't be taken out of Deer Creek.*

Judge Morse can not plea Court in so many ~~years~~ just take people's private property. I will not be still; I will defend myself and property, so long as I can. Honorable Court this I ask my right, so that I can get peace, I have suffered for them; they take my money, my time, and my work. I work every day for my *honest* living.

All the bills I have given in Judge Morse's Court in 1918. I want them to pay me all the damages. If there is some I forgot I hope the Court will pick them up.

If this Honor Court think I ask too little please add more to it. Please remember Wentz's bill and Judge Booth, President of West Union Canal Company.

Judge Morgan knows that he unlawfully and wrongfully held Court. The Court sat on February 18, 1916. I was there with my witnesses. I suppose they hid their witnesses. So I got my rights from the beginning, by being there when the case was set to be heard and they were not there.

Three months after on May 18th, 1916, The Court sat again in Heber Court House, after opening by prayer to God, they did Lucifer's work, they did not do right by me and the Judge and my attorney deceived me.

Judge Morgan knew they could not condemn my land after they had used it unlawfully for five years. The irrigation law says that land shall not be condemned otherwise than by publication once a week for three weeks, and shall be held before three judges, one of whom shall be the clerk.

I sued them, and they did unlawfully and wrongfully hold Court to deceive me I understood I was suing them in the Court for trespass and for their going against the law. I sat in a chair and knew nothing. They passed a paper they had had made out from one to another, and my attorney forced me to sign it, he said it was necessary so we could get the money. He produced this writing condemning my land without right, and used it. The recorded notice I have posted had been taken down, and they do just as they please.

A case of West Union Canal Co. vs. Hoover was taken to the Supreme Court in Salt Lake from the Fourth Judicial District Court at Provo, and \$201, was adjudged against John W. Hoover, and it was for MY WATER and MY LAND.

The Supreme Court in my case did not stand by their word. They took my case under advisement for a month and a half and kept it for four months, and then Judge Morgan kept it as long as he could.

I went three times to Salt Lake for my papers, and to Heber and to the Court at Provo, and to the Supreme Court at Salt Lake.

My attorneys deceived me, and I want justice for what I have suffered from them.

I don't want to go to the Supreme Court, for they are just the same as Judge Morgan. They will not see the difference between right and wrong. They are just out for the money. They are not honest to themselves, and how then can they be honest to me?

I ordered the transcript for the Supreme Court on May 13, 1916, from the Court Reporter Mr. Roberts. He promised me I would get it in two weeks. Judge Morgan forbid him making it, and my attorney Mc Donald, did not get the papers ready. They promised and they promised. I went fifty times to Judge Morgan's home and to the Court house in Provo. Judge Morgan always had an excuse. He had to go to the Indian Reservation, or he had to hold Court, or he didn't have time, or some other of many excuses. Is that right?

If I was President Wilson, I would get rid of all of them for their crooked work. They do Lucifer's work. Lincoln said you can't fool all the people all the time.

United States Attorney, Mr. W. W. Ray, didn't tell the truth. Mr. Gould Blakely didn't tell the truth. They insulted me in the newspaper and called Mr. McEwan a "company", but he is nothing more than a "land grabber".

They have nearly killed me with sorrow and worry. God has raised me up for a work of freedom and liberty and truth and righteousness. God help me. President Woodrow Wilson help me for my own dear country.

People come to me and say: "Mrs. Andersen, stop the Court business, you know you don't have as much money as they have, they buy their rights in at the door". Therefore must the country suffer.

I want them to pay me what it is worth. and I ask the General Land Office at Washington, Governor Bamberger, United States Attorney Mr. Ray, Mr. Gould Blakely of Salt Lake, Judge Morgan of Provo, The Supreme Court, the Justice of the Peace at Heber, Judge Frick, at Salt Lake; Attorney Wahlquist at Heber, Attorney Harvey Cluff at Provo, Attorney McDonald at Provo, President Keeler at Provo, and Mr. Murdock at Provo.

all to come before the Court, before this case is ready.  
 No longer sweet words and love, with crooked Courts.  
 And that they pay me for my work and damages to me, as follows:

General Land Office,	\$50,000.00
General Land Office' (second time	\$50,000.00
Governor Bamberger,	\$25,000.00
Messrs: Ray & Blakely,	\$25,000.00
Mr. Murdock,	\$25,000.00
Judge Frick,	\$10,000.00
Mr. Mc Ewan,	\$10,000.00
Judge Morgan,	\$5,000.00
The lower Court at Heber	2,500.00
Mr. Hoover	2,000.00
Mr. Bronson (Heber)	1,000.00
Mr. Rieski	500.00
Mr. McDonabd	500.00
Mr. Wahlquist	500.00
Mr. Harvey Cluff	500.00
Mr. Roberts (stenographer)	500.00

Each of them must put up bonds.

pay me for damages *Mr. Johannus Faust*

*year 1917*

*year 1916*

*add 50,000 dollar  
to Jan 1919  
add 10,000 dollar  
to 20 May 1920*

A152

**Res**





RECEIPT FOR REGISTERED ARTICLE

Registered at the Post Office Indicated in Postmark

No. \_\_\_\_\_

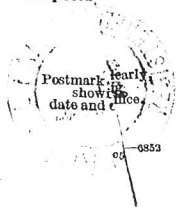
Class postpaid \_\_\_\_\_

Complete record of registered mail is kept at the post office, but the sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry.

POSTMASTER,

Form 2505.

Per \_\_\_\_\_



Honor Court  
 this I ask for my right so we  
 can git piec alt I have sufre for them  
 the co leave me alone  
 if the Honor Court think  
 I ask too little pliae add more to  
 pliae remember Insenor Mensys Bil  
 and Judge Booth President of West  
 Union Canal. Co.  
 very Respectfully

Mrs Johanne C Juul Andersen

Department of Interior  
General Land Office  
Washington, D.C.

C. M. Jones  
Assistant Commissioner

D. H. Jones  
6-21-1918  
Assistant Commissioner

To President Wilson

You are notified that the undersigned, JOHANNE C.J. ANDERSEN, requires you to be present before the District Court of the Fourth Judicial District, in and for Utah County, State of Utah, at the County Court House, Provo, Utah, on the 11th day of November, 1918, at the hour of ten o'clock A.M. at the further hearing of the case of, McEwan, and others against, Johanne C.J. Andersen, and others, in relation to the interests of the undersigned, in the said matter, and in order that she may receive justice therein.

*For the Court  
of Judge Morse Irrigation Co. sued the City*

Mrs Johanne C. J. Andersen

Dated this 11th day of November, A.D. 1918.

Judge Morgan knows that he unlawfully and wrongfully held Court. The Court sat on February 18, 1916. I was there with my witnesses. I suppose they hid <sup>themselves and</sup> their witnesses. So I got my rights from the beginning, by being there when the case was set to be heard, and they were not there.

Three months after, on May 18th, 1916, the Court sat again at Heber Court House, after opening by prayer to God, they did Lucifer's work, they did not do right by me and the Judge and my attorney deceived me.

Judge Morgan knew that they could not condemn my land after they had used it unlawfully for five years. The irrigation law says that land shall not be condemned otherwise than by publication once a week for three weeks. and shall be held before three judges, one of whom shall be the Clerk.

I sued them, and they did unlawfully and wrongfully hold Court to deceive me, I understood I was suing them in the Court for trespass and for their going against the law. I sat in a chair and knew nothing. They passed a paper they had had made out from one to another, and my attorney forced me to sign it, he said it was necessary so we could get the money. He produced this writing condemning my land without right, and used it. The recorded notice I had posted had been taken down, and they do just as they please.

A case of West Union Canal Co. vs. Hoover was taken to the Supreme Court in Salt Lake from the Fourth Judicial District Court at Provo, and \$201. was adjudged against John W. Hoover, and it was for MY WATER AND MY LAND.

The Supreme Court in my case did not stand by their word. They took my case under advisement for a month and a half and kept it for four months, and then Judge Morgan kept it as long as he could.

I went three times to Salt Lake for my papers, and to Heber and to the Court at Provo, and to the Supreme Court at Salt Lake.

My attorneys deceived me, and I want justice for what I have suffered from them.

I don't want to go to the Supreme Court, for they are just the same as Judge Morgan. They will not see the difference between right and wrong. They are just out for the money. They are not honest to themselves, and how then can they be honest to me?

I ordered~~d~~ the Transcript for the Supreme Court on May 19th, 1916<sup>6</sup>, from the Court Reporter, Mr. Roberts, He promised me I would get it in two weeks, Judge Morgan forbid him making it, and My Attorney Mc Donald, did not get the papers ready. They promised and they promised. I went fifty times to Judge Morgan's home and to the Court House in Provo. Judge Morgan always had an excuse. He had to go to the Indian Reservation, or he had to hold Court, or he didn't have time, or some other of many excuses. Is that right?

If I was President Wilson, I would get rid of all of them for their crooked work. They do Lucifer's work. Lincoln said, you can't fool all the people all the time.

United States Attorney W. W. Ray, didn't tell the truth. Mr. Gould Blakeley didn't tell the truth. They insulted me in the Newspapers, and called Mc Ewan, a 'company', but he is nothing more than a 'land grabber'.

They have nearly killed me with sorrow and worry. God has raised me up for a work of freedom and Liberty and truth and righteousness. God help me. President Woodrow Wilson help me for my own dear Country.

People come to me and say: "Mrs. Andersen, stop the court business, you know you don't have as much money as they have, they buy their rights in at the door." Therefore must the country suffer.

I want them to pay me what it is worth. and I ask the General Land Office at Washington, Governor Bamberger, United States Attorney, Mr. Ray, Mr. Gould Blakeley of Salt Lake, Judge Morgan of Provo, the Supreme Court, the Justice of the Peace at Heber, Judge Frick, at Salt Lake; Attorney Wahlquist at Heber, Attorney Harvey Cluff at Provo, Attorney Mc Donald at Provo, President Keeler at Provo, and Mr. Murdock at Provo,

All to come before the Court, before this case is ready.

No longer sweet words and love, with crooked Courts.

And that they pay me for my work and damages to me, as follows:-

General Land Office,	\$ 50,000.00
General Land Office (second time)	\$ 50,000.00
Governor Bamberger,	\$ 25,000.00
Messrs. Ray and Blakely	25,000.00
Mr. Murdock	25,000.00
Judge Frick,	10,000.00
Mr. Mc Ewan	10,000.00
Judge Morgan	5,000.00
The Lower Court at Heber <i>Elegg</i>	2,500.00
Mr. Hoover	2,000.00
Mr. Bronson (Heber City)	1,000.00
Mr. Rieskie	500.00
Mr. Mc Donald	500.00
Mr. Wahlquist	500.00
Mr. Harvey Cluff	500.00
Mr. Roberts (Court Reporter)	500.00

Each of them must put up Bonds.

*Mrs. Johanne C. Fuels Andersen*

President Keeler:-

*me*  
You said *to* in an inter-urban car going to Salt Lake, that you would pay the court, but would not pay me. that I asked too much. All that I asked was \$5,000. before Newyears 1919; then I said I would leave you alone, although you never left me alone. The Irrigation Company or Reservoir Company, always wanted what belonged to me; and you sympathized with Judge Morgan's work, against me; you sympathized with McIlwens work against me, and with Judge Prick and the Supreme Court, and the West~~ern~~ Union Canal Co.,

You have worked for "Tyranny" I have worked for Freedom, Liberty, Trust and righteousness.

This **is** too high, or too much for me to put a price on, Judge Morse may do that.

*Mrs. Johanna C. Gail Anderson*

J. H. Mc Donald :

Did they pay you to hold my case back.

It seems to me that they did, even after I paid you to do my work as my attorney.

For this I demand \$500. damages <sup>to me</sup> for the work I have found necessary to be done by reason of your dishonesty toward me as my attorney.

*or put up a bond for the payment of same*

*Mrs. Johanna C. Gail Anderson*

Mr. Charles E. Bronsen.

You neglected your work as Clerk of the Fourth Judicial District Court in not reporting my notice of appeal to the Supreme Court, nor making any record and so certifying to the Supreme Court, and by your neglect, wilful or otherwise, you have caused me much trouble, worry and pain, for which I demand of you the sum of \$ 1,000.- and because of doing this unlawfully and without authority and reporting to the Supreme Court falsely as to the status of my case, or put up bonds for the payment of same.

*Mrs Johanne C Juul Andersen*

Samuel Rieskie:-

You know yourself that you entered upon my land and worked on it unlawfully, you destroyed and threw away the recorded Notices I had set up on my land, warning you against trespass, you put up a gate in the fence between us, without my permission, using the gate to enter upon, going in and out from and upon my land and to your own land whenever you pleased, or whenever you were told to do so by Mc Ewan;

Now I want to do a little as I please, and for the unlawful work you have done on my land and against me, and the damage done to me and my property, and the worry and trouble I have had to contend with in order to defend myself and my property, I demand of you the sum of Five hundred Dollars, for said damages to me and for the work I have been compelled to do, or put up a bond for the payment of the same.

*Mrs Johanne C Juul Andersen*

ATTORNEY C. J. WAHLQUIST:-

---

For what reason did you hold back my case for more than a year, it was this long before I was called into Court, ~~you~~ kept delaying matters continually, and why did you keep the letter from me to the Sheriff, I want this settled. You know well enough that on Feb. 18th, 1916, I had all my rights in Court, and I was there and ready to go ahead, my witnesses were ready and there, but you were not ready, and the witnesses for the other side were hiding, I think, I talked with Rieski afterwards on the train going home. You resigned after giving me notice of the delaying of the case until May 18th, 1916, I paid you.

Now, I demand of you \$500.-- for damages to me for the work I have found necessary to be done by reason of your dishonesty toward me as my attorney.

*or put up a bond for the payment of the same*  
*Mrs Johanne C Juul Andersen*

Mr. D. H. Roberts, Court Reporter.

I ordered from you the transcript of this case on May 19th, 1916, on the day the Court was held and finished at Heber, giving you the order for same on the train between Heber City and Provo, you promised me that same would be ~~ready~~ <sup>ready</sup> in two weeks, I had to force you to get it ready and to give it to me or to Mr. McDonald, You tried to make fun of me, you belong to that same bunch who think they can do as they please all the time. I paid you for your work. Now I demand of you \$500. for the damage and worry and trouble you have caused me by continually delaying the transcript until it is claimed it was too late to be of use, and for the other indignities you tried to put upon me, all of which you did unlawfully and wrongfully, and you must pay me the above sum or put up a bond for the payment of same.

*Mrs Johanne C Juul Andersen*

Department of Interior.  
General Land Office.

Washington, D.C.

C. M. Price.  
Assistant Commissioner

D. R. Lamont

6-21-1927  
President Wilson  
Assistant Commissioner acting

Because as I understand your letters to me, you do not tell the truth in your letters, telling me about advice when I did not ask for advice but asked for protection, and answered my letter to President Wilson in the same way, and did not do anything to protect your own patents, I have done all this work as a good soldier to defend my own land and my own patent,

Therefore I now in a friendly manner ask <sup>work</sup> for damages <sup>work</sup> by reason of these two letter, in the sum of Fifty Thousand Dollars for each letter.

*please put up a bond for the payment of same  
I have always worked for the right and will help  
President Wilson make peace. I will work for  
freedom Liberty truth and righteousness and will  
fight for my rights as long as I can. All the men  
or leave me alone. If your Honor Court think  
I ask too little please add more to  
Mrs Johanne C. Juul. Andersen.*

Judge Morgan:-

You conducted the case against me at Heber on May 19, 1916,  
unlawfully and wrongfully; I sued them for damages and trespass,  
but you turned around and condemned ~~my~~ land, and which was contrary  
to the irrigation law, which requires that publication shall be made  
for three weeks in a newspaper giving public notice.  
See Irrigation Law passed Feb. 24, 1907.

In case No. 957. Civil. in Fourth District Court,  
Provo City, a corporation against West Union Canal Co.,  
against John W. Hoover, you assessed damages against Hoover  
\$150.- Costs \$26.15 and a fine of \$25.-- Total 201.15, which he paid  
in full, and which was entered in the Supreme Court on Sept. 24, 1913.

This was all for taking water in the ditch which they made  
unlawfully on my land, and was ~~for~~ my water on ~~my~~ land, the water  
being first time in this ditch in 1911.

Because you did those things unlawfully I demand of you \$5,000.  
Damages to me, for the work and worry it made necessary for me,  
by reason of your unlawful and dishonest work against me.

*or put up a bond for the payment of same.*

*Mrs Johanne C. Juul Andersen*



President Jos. R. Murdock:-

You have no right to force me to come to Court for so many years to take ~~what~~ belongs to me. You know the water in Deer Creek is my water. I showed you my Patent. I don't want to fight unless I have to. but you forced me to fight. You said to me you were looking for the water that was yours.

Show your right. - You have no right.

Is you license from the United States.

I have got a United States Patent dated 1891, given and granted to Elliott Newell and his heirs forever, under Act. of Congress of 1820.

The water has been used in Deer Creek ~~since~~ for 24 years.

Your irrigation Company has not been organized for more tha 13 years.

In the case of Provo City and West Union Irrigation Co., against Hoover, he was assessed Total damages and cost of \$201.15 which he paid, which case went through the District Court and then to the Supreme Court before Judge Frick, entered Sept. 24, 1913,

This was for taking water in the ditch they made unlawfully in which water was the first time in the year 1911, this was water on my land, and hence my water, but the Court collected damages for someone else, not for me. although it was my water and my land, on ~~this~~ which this damage was supposed to have been done.

For the unalwful work you have done against me, and the damage against me, and to me, making much work and trouble for me, I demand \$25,000. damages from you. *or put up a bond for the*  
*the future in Official of water use - payment of same.*

Mr. Harvey Cluff.

When I made arrangements with you to conduct my case, you promised me that you would be honest with me, but they must have paid you in order to defraud me and mislead me, for that is what happened. They knew that I do not understand the English language very well, and because of this knowledge you forced me to sign statements in Court which I did not understand but which you told me were necessary for me to get the money I was suing for. I said then I would not sign it, but you forced me to sign it, the reason I gave for not signing it, or refusing to sign, was that I did not hear in your reading the statement you wanted me to sign that there was anything in it about "trespassing" and doing things contrary to law, you said then that you had used other words that meant the same, and thus you induced me to sign the statements necessary to defraud me and still you said it was necessary in order to get ready and to get the money.

I have paid you for your work, now I demand of you the sum of Five Hundred Dollars (\$500.00) for the work I have found necessary to be done, by reason of your misleading me, and for the damage I have suffered by reason of your dishonesty to me, all of which work was unlawful and wrong, and for which you must now pay me, or put up a bond for the payment of the same.

*Mrs. Johanne C. Paul Anderson*

Honor Fred L Clegg

Justice of Peace  
Heber City Utah

I demand of you 2,000 and 5,00 Dollar  
for at you tag Morng of Samuel Kiske for my  
water in the ditch they made unlawfully  
on my land, the water being first time in  
this ditch in 1911 Hoovers Court was entere  
in the Supreme Court on Sept 24-1913 about  
the same time you was Justice of Peace in Heber  
Insinor Wensy giv me your Name.

Because you did those things to me you have  
no reight to git Morng for adders Tiopels  
Property, you must pay me the above sum  
or put up bound for the payment of same.

Mrs Johanne C Fül Andersen

Judge J. E. Frick.  
-----

You, as Chief Judge of the Supreme Court, took my case under advisement, *1 1/2 months* and held it for ~~4~~ months, this is the case of Mc Ewan , vs Andersen, the case was set for hearing at the May Term 1917, my number was 6/3021, the first day of the May term was Monday May 14th, 1917, the Clerk of the Court had told me that it would not come up before Tuesday noon, on the fifteenth of May and told me not to come before then, I came a few minutes before noon, or twelve o'clock, and while I was waiting for this hearing, you let Jacob Evans come into your Court, you let him in, and you had my case thrown out before I got in at all.

You simply let Jacob Evans tell you what to do , and you did it; you let him in while Case No.4, was heard, and arranged with him all about my case which was No.6, before the time for it to be called up.

You have never treated me respectful, when I handed you my deed and Abstract you asked me if you should throw them away, you don't talk the truth, you work for tyranny . My case was put on the calendar, and unless it was to be heard and heard lawfully and justly, why was it put on the calendar at all ?

In the case of Provo City and West Union Canal Co. against Hoover, he was assessed total damages and costs \$201.15, which he paid, after it had been appealed to the Supreme Court, entered there on Sept. 24, 1913;

This was a case against him for taking water out of the ditch which they made unlawfully upon my land, and hence was my water, this was the ditch in which they first had water in 1911, but the damage was collected by the Court for someone else, not for me, yet it was my water on my own land. and in this case I was made to suffer indirectly also.

For the treatment I have received at your hands, for the unlawful and wrongful way you have treated me, causing me worry and trouble, I now demand from you the sum of \$ 10,000. which you must pay me, or put up bonds for the payment of same.

*Mrs Johanne C. Fjell Andersen*

John H. McEwan.

You entered upon my land and made a ditch without any permission, and did just about as you pleased, the ditch being my land, you virtually forbid me to use my own land. You said you would never pay a bit, you had all the right you needed. I never gave you any right on my land, and how otherwise could you get it. You made false statements that I did not own the land, I suppose you paid Jacob Evans and Attorney Parker and Mr. Bronson to sign the statements made, If you got any right you must have got it the same way you made the false statement and the signatures you and someone else planned to do your work without regard to law, made the ditch, got Hoover in for a licking, by getting it under the possession of the West Union Canal, you were the first sinner and the biggest sinner, but you got off that time, as soon as you sold out to Rieski, then he was brought in the Justice's Court at Heber and fined \$10.- Engineer Wentz was present at that time.

You work for Tyranny, I work for Freedom, Liberty and Truth and righteousness,

You must pay me \$10,000. for the work and worry it made necessary for me to endure, and because you caused me this trouble unlawfully I demand this sum from you by reason of your dishonest and unlawful work against me, or put up bonds for the payment of same.

*Mrs. Johanne Cecil Anderson*

Mr. Hoover:-  
-----

You said to me at the time I was in your home that you would not do a bit more than the Court made you do; and that you would never settle with a woman.

That was one answer that me feel that I would not let anyone steal my property so long as the Government would allow a woman to hold property, and I will stand for my rights; you never have respected the law of the land, you tore down notices I had posted on my own land, destroyed them, and otherwise treated the matter with contempt, although the notices were recorded, and forbid you to even trespass on my land. I filled up the ditch, you cleaned it up throwing it back on my land, I said in the notice as it was recorded that I would not permit anyone to keep stolen and fraudulently obtained property, and I will not permit anyone to use the same until settlement is made with me.

You must pay me for my work, and damages and worry to me, and work I have been compelled to do to defend myself and my property against you, and I demand for said damages and work the sum of Two thousand Dollars, and which you must pay me, or put up bonds for same.

You know you entered upon my property as a trespasser and unlawfully.

*Mrs Johanne C Grul Andersen*

Governor Bamberger:-  
-----

Remember that I was in your office at the State Capitol in Salt Lake, I asked you, Governor Bamberger if you would help me so that I might get the right to protect myself, your answer was that you could do nothing.

I said that I had been made a fool and a slave at the Capitol before the Supreme Court to-day the same as I was at the Court in Heber City on May 19th, 1916, I did not ask for any rights, I asked for the privilege of defending myself and my property. I had the money and could go down town and get an attorney and come in before the Court in my turn, being No. 6, I was forbidden to come before Tuesday afternoon, May 15th, I was there before noon, and while I was waiting, at the Clerk's office, Jacob Evans came in and got my case heard as No. 4, and when No.5 was reached, I found out that mine was not to be No.6, but had been heard as No.4, by Mr. Evans, so that I got no hearing at all. I said I was a taxpayer and Licence payer in this State for 25 years and should have been given my rights to be heard.

Governor Bamberger, could do nothing, I went to Governor Bamberger as "Governor" not as "President or Superintendent of Irrigation of the State", but you tried to keep me under, as a slave. I am a good American citizen, and a good worker, I work for Freedom, Liberty, Truth and right always.

Because Governor Bamberger did these things to me, I now ask in a friendly manner for damages by reason of my work and trouble caused me in the sum of Twenty-five Thousand Dollar. Labor must be paid for.

*please put up a bonds for the payment of same*

*Mrs Johanne C Paul Andersen*

Could Blakley.  
W W Bay district Attorney  
Now I demand of you 25 Thousand Dollar  
for Insult Damage worry and trouble to me  
and in my Family you theis to put up  
me. The most you tel is not true  
you must pay me the above sum or put up  
a bond for the payment of same

Mrs Johanne C Juel Andersen



## Amazon,s Gun Threats Cause Office Terror

Provo Woman says She will take law into Her Own Hands.

Mrs Johanna C.J. Anderson of Provo created a sensation in the federal land Office yesterday, when she announced that she was about to arm herself with a gun and prevent the agents of a canal company from entering her land to complete a ditch. Gould Blakley, register of the land office, tried to explain to Mrs Anderson that the canal company had a right to go ahead with the ditch, but She would not listen to him, and declared that if she could not get protection from the state or the federal government she would take the law into her own hands. she then called upon W.W. Ray district attorney, and made the same representations. Mr Ray tried to explain to the women, but she refused to listen to ~~any~~ explanations, and left the office, vowing that she was going to take the law into her own hands right her fancied wrongs.

~~The~~ coming of Mrs Anderson to Salt Lake is the result of the dismissal by the state supreme court of an appeal taken by her attorney. As a result Mrs Anderson haunted the federal building for more than three hours yesterday, heaping invective and epithets upon the heads of all the judges in the state and in the nation. In addition, she was exhibiting a patent to her land given her in 1891, and she declared that since President Harrison, who signed the patent, had died she was left without protection. after learning that her appeal to the supreme court had been dismissed through the failure of her attorneys to ~~perfect~~ in general. It was then she started making threats about using guns and other warlike weapons, and several of the federal officials she visited feared that her brooding over her law suit might cause her to attack them.

The case which is preying on Mrs Anderson,s mind is that John M. McSwan and others of Provo against her. A strip of land comprising a quarter of a acre was condemned for a canal right of way, and she did not think the damages awarded were sufficient. Yesterday she tried to get several federal officials to interfere in the case, taking the position that the federal officers were representatives of the government and could override the state authorities. She declared that the government was making a slave of her when she found the federal authorities could not do anything in her case.

-----

Copied from the Salt Lake tribune, Wednesday Morning Sept.  
19th, 1917.

Copied

Provo Utah 26 Sep 1917

To whom it may Concern

this certifies that Mrs Johanne C. Andersen  
has been personally known to me for 28 years  
last past as a Citizen of our City.

He has always been known to me as well  
as geneally known to the People of Provo,  
as a good honest reliable and industrious  
Citizen

J. E. Daniels  
Mayor of Provo City